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## UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

	F AMERICA, Plaintiff,	Case Number <u>09-MJ</u>	-70259HRL
v. JACK WILLIAMS	, Defendant.	ORDER OF DETENTION PER	NDING TRIAL
	t, represented by his attorney Nick	S.C. § 3142(f), a detention hearing was held of Humy AFPD. The United States was represented.	•
PART I. PRESUMPTION			
		escribed in 18 U.S.C. § 3142(f)(1) and the de	efendant has been convicted
	<del>-</del>	nile on release pending trial for a federal, star	
•		the date of conviction or the release of the pe	· ·
whichever is later.	in five (3) years has crapsed since t	ne date of conviction of the release of the pe	ason from imprisonment,
	nes a rebuttable presumption that n	o condition or combination of conditions wil	I reasonably assure the safety
of any other person ar	<del>-</del>	y condition of combination of conditions will	reasonably assure the surety
		lictment) (the facts found in Part IV below)	to believe that the defendant
has committed an offe	•	members (and rucks round in rure re-	to solitovo titat tilo dolondant
A.		imprisonment of 10 years or more is prescril	bed in 21 U.S.C. 8
<u>-</u>	801 et seq., § 951 et seq., or §	- · · · · · · · · · · · · · · · · · · ·	3
B.		of a firearm during the commission of a felo	ny. FILED
<del></del>		o condition or combination of conditions wil	l reasonably assure the
	endant as required and the safety of		MAR 1 9 2009
	imption applies.	•	HWI T 9 5008
DADO II DEDUMBAL	OR BREGURAREZONO TE ARRESONA	Æ	RICHARD W. WIEKING
/ / The defe	ndant has not come forward with s	e. ufficient evidence to rebut the applicable pre	SMORTHER SINGE OF CALIFORNIA
therefore will be order			SAN JOSE
/ / The defe	ndant has come forward with evidence	ence to rebut the applicable presumption[s] to	o wit: .
Thus, the bur	den of proof shifts back to the Uni	ted States.	
PART IIĮ. PROOF (W	HERE PRESUMPTIONS REBUTTED	OR INAPPLICABLE)	
X The Unit	ed States has proved to a preponde	rance of the evidence that no condition or co	ombination of conditions will
•	appearance of the defendant as req		
/ / The Unit	ed States has proved by clear and	convincing evidence that no condition or con	nbination of conditions will
	safety of any other person and the		
	FINDINGS OF FACT AND STATEME		
/ / The Cou	rt has taken into account the factor	s set out in 18 U.S.C. § 3142(g) and all of th	e information submitted at
the hearing and finds			
•	it, his attorney, and the AUSA have	e waived written findings.	
= -	S REGARDING DETENTION		
		ttorney General or his designated representa-	
		ersons awaiting or serving sentences or being	
		r private consultation with defense counsel.	
		mment, the person in charge of the correction	
ated: 3   19   0		appearance in connection with a court proce	ecomg.
3/11/0	7	HOWARD R LLOYD	
. 1		United States Magistrate Unige	

AUSA \_\_\_\_, ATTY \_\_\_\_\_, PTS \_\_\_\_